

UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|---|-----------------|----------------------|-------------------------|-------------------------|--|
| 10/002,522 | 11/13/2001 | Gerald Lebizay | 42390P12364 | 42390P12364 4266 | |
| 8791 | 7590 08/01/2005 | | EXAMINER | | |
| BLAKELY SOKOLOFF TAYLOR & ZAFMAN 12400 WILSHIRE BOULEVARD SEVENTH FLOOR | | | HARRELL, ROBERT B | | |
| | | | ART UNIT | PAPER NUMBER | |
| LOS ANGELES, CA 90025-1030 | | | 2142 | | |
| | • | | DATE MAILED: 08/01/2005 | DATE MAILED: 08/01/2005 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Applica | tion No. | Applicant(s) | | |
|---|--|--|--|---|--|--|
| | | 10/002, | 522 | LEBIZAY ET AL. | | |
| | Office Action Summary | Examin | er | Art Unit | | |
| | | | B. Harrell | 2142 | | |
| Period fo | The MAILING DATE of this communic or Reply | cation appears on t | he cover sheet with the | o correspondence address | | |
| THE I - Exter after - If the - If NO - Failur Any r | ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNIC sions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commuperiod for reply specified above is less than thirty (30) period for reply is specified above, the maximum state to reply within the set or extended period for reply we ply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b). | CATION. of 37 CFR 1.136(a). In no unication. days, a reply within the survey period will apply and will, by statute, cause the a | event, however, may a reply be tatutory minimum of thirty (30) o will expire SIX (6) MONTHS fro pplication to become ABANDO | e timely filed days will be considered timely. om the mailing date of this communication. NED (35 U.S.C. § 133). | | |
| Status | | | | | | |
| 1)🖂 | Responsive to communication(s) filed | d on <u>25 May 2005</u> . | | | | |
| 2a)□ | This action is FINAL . 2b)⊠ This action is non-final. | | | | | |
| 3)□ | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | |
| Dispositi | on of Claims | | | | | |
| 5)□ 6)⊠ 7)□ | Claim(s) <u>87-106</u> is/are pending in the 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) <u>87-106</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restrict | e withdrawn from o | | | | |
| Applicati | on Papers | | | | | |
| 10)⊠ | The specification is objected to by the The drawing(s) filed on <u>13 November</u> Applicant may not request that any object Replacement drawing sheet(s) including the oath or declaration is objected to | 2001 is/are: a)⊠ tion to the drawing(s the correction is requ |) be held in abeyance. Suired if the drawing(s) is | See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d). | | |
| Priority u | inder 35 U.S.C. § 119 | | | | | |
| 12)[a)[| Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority of None of: 2. Certified copies of the priority of None of: 3. Copies of the certified copies of application from the Internation of See the attached detailed Office actions | documents have be documents have be of the priority docur nal Bureau (PCT R | een received. een received in Applicate ments have been receivule 17.2(a)). | ation No ived in this National Stage | | |
| Attachment | i(s) | | | | | |
| | e of References Cited (PTO-892) | | 4) Interview Summa | | | |
| 3) 🔲 Inforn | e of Draftsperson's Patent Drawing Review (PT nation Disclosure Statement(s) (PTO-1449 or F r No(s)/Mail Date | | Paper No(s)/Mail 5) ☐ Notice of Informa 6) ☑ Other: <u>see attach</u> | al Patent Application (PTO-152) | | |
| S. Patent and Tr | ademark Office | | | | | |

Art Unit: 2142

1. Claims 87-106 are presented for examination.

- 2. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed. The Title is more directed to A System And Method For Aggregating Channel Segment IDs Into A First Section And Data Segments Into A Second Section.
- 3. The applicant should use this period for response to thoroughly and very closely proof read and review the whole of the application for correct correlation between reference numerals in the textual portion of the Specification and Drawings along with any minor spelling errors, general typographical errors, accuracy, assurance of proper use for Trademarks TM, and other legal symbols ®, where required, and clarity of meaning in the Specification, Drawings, and specifically the claims (i.e., provide proper antecedent basis for "the" and "said" within each claim). Minor typographical errors could render a Patent unenforceable and so the applicant is strongly encouraged to aid in this endeavor.
- 4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 87-106 are rejected under 35 U.S.C. 102 (b) as being anticipated by Duault et al. (United States Patent: 5,930,265).
- 6. Prior to addressing the grounds of the rejections below, should this application ever be the subject of public review by third parties not so versed with the technology (i.e., access to IFW through Public PAIR (as found on http://portal.uspto.gov/external/portal/pair)), this Office action will usually refer an applicant's attention to relevant and helpful elements, figures, and/or text upon which the Office action relies to support the position taken. Thus, the following citations are neither all-inclusive nor all-exclusive in nature as the whole of the reference is cited and relied upon in this action as part of the substantial evidence of record. Also, no temporal order was claimed for the acts and/or functions.
- 7. With respect to the applicant's Eighty Seventh claim and figure 5 of Duault, as a starting guide, Duault taught/anticipated a method comprising:
- a) assigning a plurality of segment IDs ((CID1)(UDL1) to (CIDn)(UDLn)) to a plurality of channels associated with a plurality of digitized segments (SSCS) of data (e.g., see col. 6 (line 343-et seq.));

Page 2

Art Unit: 2142

b) determining a boundary number (e.g., see col. 6 (line 38-39)) that represents a number of segment IDs (i.e., 4) to be aggregated into a first section (e.g., see figure 5 (SSCS aggregated to the left) and a number of corresponding digitized segments of data to be aggregated into a second section (e.g., see figure 5 (aggregated to the right of the left SSCS aggregation));

- c) aggregating the determined boundary number of segment IDs into the first section, wherein the segment IDs share a destination node (e.g., see figure 5); and
- d) aggregating the determined boundary number of digitized segments of data into the second section, wherein each aggregated digitized segment of data in the second section is associated with a segment ID in the first section (e.g., see figure 5).
- 8. Figure 13 also shows the digitized data segments aggregated into one section while the segment identification associated with the channels and the digitized data segments were aggregated into another section as also covered in col. 3 (line 14) and col. 5 (lines 11 and 23).
- 9. Per claim 88, aggregating the determined boundary number of segment IDs into the first section comprises adding an inactive ID if the number of segment IDs that share a destination node are less than the boundary number was covered in 6 (line 46-et seq.) and/or padding per col. 2 (line 55-et seq.).
- 10. Per claim 89, 8 bits per byte was four bytes in the 32 bits of col. 6 (lines 39-40).
- 11. Per claim 90, figure 5 and figure 13 were each in a set of data packets.
- 12. Per claims 91-99, see Abstract which covered ATM, as used in LANS per col. 1 (line 41), normally constructed from Ethernet that implemented MAC addresses which carried any type of telecommunication data (e.g., see col. 2 (lines 38 and 44), such as FAX and/or voice (e.g., see col. 4 (lines 50-51), with pulse code modulation over time divisioned multiplexed communication of figure 13 that carried the payload (e.g., see figure 5 and figure 13), of any selected length such as two or more bytes, in real time.
- 13. Per claims 100-106, these claims do not teach or defined above the correspondingly rejected claims given above, and are thus rejected for the same reasons given above.
- 14. The following is a quotation of 35 U.S.C. 103 which forms the basis for all obviousness rejections set forth in this office action:
- a) a patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Page 3

Art Unit: 2142

15. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103, examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligations under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of potential 35 U.S.C. 102 (f) or (g) prior art under 35 U.S.C. 103.

- 16. Claims 87-106 are rejected under 35 U.S.C. 103(a) as being unpatentable over Duault et al. (United States Patent: 5,930,265).
- 17. Prior to addressing the grounds of the rejections below, should this application ever be the subject of public review by third parties not so versed with the technology (i.e., access to IFW through Public PAIR (as found on http://portal.uspto.gov/external/portal/pair)), this Office action will usually refer an applicant's attention to relevant and helpful elements, figures, and/or text upon which the Office action relies to support the position taken. Thus, the following citations are neither all-inclusive nor all-exclusive in nature as the whole of the reference is cited and relied upon in this action.
- 18. That which was anticipated was obvious.
- 19. Variation in lengths and sizes of claimed elements and/or location of aggregated information within a data packet, be it to the left or right first or last header or trailer, do not appear to be linearly dependent on critical system functions and thus obvious design choices. That is, it would have been obvious to have increased/decreased lengths and/or sizes of data packets and to aggregate digitized data segments after segment identifiers when reading the bits from left to right in figure 5 and/or figure 13.
- 20. All of the applicant's arguments, of record and fully considered, related to now defunct prior rejections are most in view of the new grounds of rejections provided above and herein.
- 21. A shortened statutory period for response to this action is set to expire 3 (three) months and 0 (zero) days from the data of this letter. Failure to respond within the period for response will cause the application to become abandoned (see MPEP 710.02, 710.02(b)).
- 22. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert B. Harrell whose telephone number is (571) 272-3895. The examiner can normally be reached Monday thru Friday from 5:30 am to 2:00 pm and on weekends from 6:00 am to 12 noon Eastern Standard Time.
- 23. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew T. Caldwell, can be reached on (571) 272-3868. The fax phone number for all papers is (703) 872-9306.

Page 4

Page 5

Art Unit: 2142

24. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group reception whose telephone number is (703) 305-9600.

ROBERT B. HARRELL PRIMARY EXAMINER

GROUP 2142